

Mr Chris Hawker Hawker Construction Ltd Suite 10 Lyons Court 1666 High Street Knowle

Solihull Our Ref: 64858812 West Midlands 30th September 2024

**B93 OLY** 

## TO WHOM IT MAY CONCERN

**Dear Sirs** 

**Re: Hawker Construction Limited** 

We are the insurance advisers for the above client and have pleasure in confirming details of their insurance arrangements as follows: -

**Public Liability Insurer** : Pen Underwriting Policy No. : P/COA/11746 **Expiry Date** : 30/09/2025 :£2,500 **Excess** 

**Limit of Indemnity** : £5,000,000 any one occurrence but in any one policy year

in respect of products liability

**Excess Public Liability Insurer** : DOA Underwriting Limited : DOABN/XOL/7151221 Policy No.

**Expiry Date** : 30/09/2025 : £5,000,000 **Excess** 

**Limit of Indemnity** : £5,000,000 any one occurrence but in any one policy year

in respect of products liability

: £10,000,000 any one occurrence but in any one policy year **Total Public Liability Limit** 

in respect of products liability

The Office - General Enquiries Redthorne Court High Street Bewdley DY12 2FB

Suite 3 Colman House Station Road Knowle **B93 OHL** 

+44 (0)121 796 5590

Employers Liability Insurer: Pen UnderwritingPolicy No.: P/COA/11746Expiry Date: 30/09/2025

Excess : £0

Limit of Indemnity : £10,000,000

**Limit of Indemnity** : £2,000,000 any one occurrence

Hire In Plant Insurer : Pen Underwriting
Policy No. : P/COA/11746
Expiry Date : 30/09/2025
Excess : £1,000

Limit of Indemnity : £50,000 any one occurrence

**Professional Indemnity Insurer**: Hiscox

**Policy No.** : PL-PSC10003126758/02

Limit of Indemnity : £1m each and every claim, including costs increased to

£2m as from 27th March 2024

The statement of cover extract has been prepared purely as confirmation of the insurance cover in force at the date of this letter which is subject to the terms and conditions of the insurance policy. We accept no responsibilities for any inadvertent or negligent act, error or omission on our part in preparing the statement or for any loss, damage or expense incurred by the recipient arising from reliance on the information given. We remain solely the agent of our client and owe no legal duty or otherwise to any third party.

Should the insurance cover be cancelled, assigned or changed in any way during the period of insurance neither we nor insurers accept any obligation to notify any recipient.

Regards

Giorgio Copeland

Giorgio Copeland